UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

x	
CHEVRON CORPORATION,	•
Plaintiff,	44 G' 0 604 G 1 VV
v.	11 Civ. 0691 (LAK) 11 Civ. 3718 (LAK)
STEVEN DONZIGER, et al.,	
Defendants.	
X	X.
[PROPOSED] ORDER TO SHOW CAUSE W	THY THIS COURT SHOULD NOT
EXONERATE CHEVRON'S \$2	
On March 13, 2012, plaintiff Chevron Corporation ("Chevron") submitted to this Court	
an application by order to show cause why this Court s	hould not exonerate Chevron's \$21.8
million bond.	
The Court has considered the evidence and argu-	uments presented, and sufficient reason
appearing, it is hereby:	
ORDERED that Chevron Corporation shall serv	ve counsel for Respondents Steven
Donziger and the LAPs (including Patton Boggs), by h	and, facsimile, or e-mail, with the
Memorandum of Law in Support of its Motion and this	order on or before: p.m. on March
, 2012; and	
ORDERED that papers in opposition to the Mo	tion, if any, shall be served and filed
electronically on or before 10:00 a.m. on, Marc	ch, 2012; and
ORDERED that reply papers, if any, shall be se	erved and filed electronically on or before
10:00 a.m. on, March, 2012; and	

ORDERED that Respondents Steven Donziger and the LAPs and any of their counsel
who wish to be heard, including Patton Boggs must show cause before this Court, at the United
States District Courthouse, Courtroom 12D, 500 Pearl Street, New York, New York, on
, March, 2012 at a.m./p.m., why an order should not be made exonerating
Chevron's \$21.8 million bond.
IT IS SO ORDERED.
Dated:
U.S.D.J.